Division of Corporations Electronic Filing Cover Sheet

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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : C T CORPORATION SYSTEM

Account Number : FCA000000023 Phone : (614)280-3338

Fax Number : (954)208-0845

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:_____

COR AMND/RESTATE/CORRECT OR O/D RESIGN THE TACO MAKER, INC.

Certificate of Status	0
Certified Copy	1
Page Count	11
Estimated Charge	\$43.75

Y SULKER

JUN 15 2020

Electronic Filing Menu

Corporate Filing Menu

Help

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

	F0700000387	4					
	(Do	cument number of corpo	ration (if known)				
THE TACO MAKER, I	NC.						
· ·	(Name of corporation	on as it appears on the re-	cords of the Departn	nent of Stat	ie)		
2. Utah		3	08/01/2007				
(lnc	corporated under laws of)		(Date audiori	zed to do b	usiness in Florida)		-
	(4-7 COMP)	SECTION I		(CFS)			
4. If the amendment chang				te laws of i	ts jurisdiction of		
incorporation?	-		· · · · · · · · · · · · · · · · · · ·		•		
5						٠.	
(Name of corporation a not contained in new na	ifter the amendment, additions of the corporation)	ng suffix "corporation,"	company, or "inco	rporated," (or appropriate abb	reviation.	îř
	,				1	_	
(If new name is unavaila	able in Florida, enter alten	nate corporate name ado	pied for the purpose	of transact	ジンの ting business in Flo	Cidal Oridal	
					>20		1
6. If the amendment of	changes the period of dura	ition, indicate new period	d of duration.			JUN N	
					SSE.	12	[
	**************************************	(New duratio	n)		Ú.Š.	D	
		Tive is disaste	,			AH C	
-7]. If the amendment of	changes the jurisdiction of	Fincomorution indicates	n sar indiadian		OF STATE TE, FLORIDA	(#"	
7 If the americane	changes the jurisdiction of Delawa	_	new jurisdiction.		99 A	1.0	
		 		 -	•		
		. (New jurisdicti	ion)				
8. If amending the regist new registered agent a	ered agent and/or regist and/or the new registered	<u>ered office address in F</u> d office address:	lorida, enter the m	ime of the	•		
		d trace during the					
<u>Name of New Regi</u>	stered Agent						
		tFlorida street addi	ress)				
New Registered Offic	ce Address;			_, Florida			
		(City)			(Zip Code)		
New Registered Agen	t's Signature, if changin	g Registered Agent:					
Thereby accept the app	ointment as registered ag	ent. I am familiar with a	and accept the oblig	ations of th	te position,		
Signa	ture of New Registered A	gent, if changing	·····				

'itle/ Capacity	<u>Name</u>	<u>Address</u>	Type of Action
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Attached is a certific of the application to t under the laws of wh			eated not more than 90 days prior to delivery ustody of corporate records in the jurisdiction
_	(Signature of a direct a receiver or other co	ox, president or other officer - if in to ourt appointed fiduciary, by that fide H	the hands of upinry)
Carios M. Budet	· /	F	resident.

FILING FEE \$35.00

MERGER

EXPEDITE



State of Utab DEPARTMENT OF COMMERCE Division of Corporations & Commercial Code Articles of Marger / Share Exchange

Pile Number		-
Non-Refrodable Pr	occusing Pro:	7
Foreign	\$37.00	
	TEC	EIVED
	JAN U	4 200a

•	The Taco Maker, In-	, n	" VECEIVED
	The state of the s	the non-surviving corporation	JAN U 4 2008
	TTM, Inc.	hato .	17 0 % 2008
			Uteh Div. Of Comp. & Comm. Co
		the surviving corporation	——————————————————————————————————————
Section 1		ARTICLE I - Surviving Corporation	
The name of the co	rporation surviving the	merger is TTM, inc.	
and ance perce X	has not been o	thanged as a result of the merger to The Taco Maker, Inc.	
			·
Comparties 4 at	g corporation is a dome	estic corporation existing pursuant to the provisions of the	Utah Revised Basiness
D. The annual of	incorporated on	to the provisions of the	Committee Desirers
			
Note: If applicable	m for Charlet	and qualified one qualified to do busing the Transact Business is filed concurrently herewith y." "Upon approval of Application for Castlington of Applicat	non in That w
of Application for	Certificate of Authoriti	thority to Transact Business is filed concurrently herewith	state "Unon approval
C. The effective	date of the marrow date	thority to Transact Business is filed concurrently herewith y. "Upon approval of Application for Certificate of Authority	
Utah Division of a	Compositions and Com-	ribed herein shall be the date upon which these Articles are	o filed with the
		midnight on December 31, 2007	į,
corporation and Utah	corporation, and date in	corporation or qualification (if applicable) respectively, of training other than the survivor, which is party to the	Search I had a search
Name of Corporation	The Taco Maker, Inc.	ecorporation or qualification (if applicable) respectively, of tration, other than the survivor, which is party to the merge	Tare as follows:
State of Dominier	Litah		- CO.
Name of Corporation:	The est in a second sec	Date of incorporation / Qualification in Utab: 01	/10/1978 >> N
State of Domicites			C
Name of Companion	·	Date of Incorporation / Qualification in Utah:	, D
State of Domisies			~~~~~ ~~~
Name of Comments		Date of Incorporation / Qualification in Utah:	CV
tate of Corporation:			
State of Domicite:		Date of Incorporation / Qualification in Utah:	
lame of Corporation:		The state of the s	 z z
rate of Domicile:		Date of Incorporation / Qualification in Utah:	Ampuni
	ARTICLE	III - Plan of Merger or Share Exchange	Amount Date
no Plan of Margor or S	hare Exchange, contain	ting such information as required by Utah Code 16-10a-11 xeof.	01, is set forth in \$1,792.0 ioe 1 or 2)
A Damos -	reto and made a part he	scof.	01, is set forth in
ARTICLE IV. ection 1	Manuer of Adoption	& Vote of Surviving Corporation (must complete Sect	<u>.</u>
Sharahalda-	vote not required.	Company Company Company	\$1.792.00 \$1.792.00
The marker/ share	vota not required.	at. a .	1.00
shareholder action	n was not required.	d by the incorporators or board of directors without shareh	older action and
	•	ماديا المحافظة	
	•	Padeline of Commerce	• ,
		Division of Comporations and Commercial interchy certified that the Interchant	Code
		and approved on this 1976 going has been	in filed
		I hereby earlified that the faregoing has been and approved on this in this office of this ground and hereby to the col. Examiner of the col.	NVA Nia
	•	- Artific Propulse of the cool.	vvo r
_		Examiner II A MINUS 172	1.11. ND

Kathy Berg Olytaion Director

Section	э л 2
	X Vote o
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	separately

of shareholders (complete either A or B)

ration (i.e., common, preferred or any classification where different classes of stock exist), number of g shares, number of votes entitled to be east by each voting group entitled to vote on the merger / share exchange and the number of votes of each voting group represented at the meeting is set forth below:

- A. Unanimous written consent executed on <u>December 20</u>, 20 07 and signed by all shareholders entitled to vote.
- B. Vote of shareholders during a meeting called by the Board of Directors.

	TOTAL	A	В	C
Designation of each voting group (i.e. preferred and common)	1,000	1		
Number of outstanding shares	1,000	<u>- </u>		
Number of votes entitled to be cast	1,000	1		-
Number of votes represented at meeting	1,000			
Shares voted in favor	1,000	+		
Shares voted against	 -	┪		
	None	1		

ARTICLE V - Manner of Adoption & Vote of Non-surviving Corporation (must complete Section 1 or 2)

Section 1

Shareholder vote not required.

Shareholder vote not required.

The merger/ share exchange was adopted by the incorporators or board of directors without shareholder action and

Section 2

X Vote of shareholders (complete either A or B)

The designation (i.e., common, preferred or any classification where different classes of stock exist), number of outstanding shares, number of votes entitled to be east by each voting group entitled to vote separately on the merger / share exchange and the number of votes of each voting group represented at the meeting is set forth below:

- A. Unanimous written consent executed on December 20 _, 20 07 and signed by all shareholders entitled to vote,
- B. Vote of shareholders during a meeting called by the Board of Directors.

Designation of the last state	TOTAL	A	B	C
Designation of each voting group (i.e. preferred and common)	10,000		$\overline{}$	
Number of outstanding shares	10,000			_
Number of votes entitled to be cast	10,000	- 	_	
Number of votes represented at meeting	10,000		-	
Shares voted in favor		 	\vdash	
Shares voted against	10,000			
Value of Following Parish	None	ł		

Suares voice against	None		
In Witness Whereof, the undersigned being the Vice President			
of the surviving corporation executes these Articles of Merger / Share Exchange and	d verifies, subject to	penalties of per	herv
that the state or this contained herein are true, this 28th day of December	, 20 07	• • • • • • • • • • • • • • • • • • • •	,,
Signaturi Carlos Budet			
Printed Name			

Under GRAMA (63-2-281), all registration information malateland by the Division is classified as gubble record. For confidentiality purposes, earliey physical address may be provided rafter than the cardeottel or private address of any individual affiliated with the antiqu

Mailing/Faxing Information: www.corporations.utah.gov/contactus.html

Division's Website: www.corporations.utab.gov

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, made and entered into as of December 31, 2007 by and between TTM, Inc., a Delaware corporation (the "Surviving Corporation"), and The Taco Maker, Inc., a Utah corporation (the "Non-Surviving Corporation").

WITNESSETH:

WHEREAS, the Surviving Corporation and the Non-Surviving Corporation are corporations duly organized and existing under the laws of the State of Delaware and Utah, respectively;

WHEREAS, all of the issued and outstanding capital stock of the Surviving Corporation;

WHEREAS, for purposes of changing the jurisdiction of incorporation of the Non-Surviving Corporation, the stockholders of the Non-Surviving Corporation caused the Non-Surviving Corporation to organize the Surviving Corporation and caused the Non-Surviving Corporation to acquire all of the shares of stock of the Surviving Corporation and to subsequently merge the Non-Surviving Corporation with and into the Surviving Corporation (the "Merger");

NOW THEREFORE, in consideration of the premises and mutual covenants herein set forth, the following is agreed and resolved:

- 1. Recitals. All of the recitals set forth are true and correct.
- 2. Plan of Merger. The Surviving Corporation and the Non-Surviving Corporation hereby adopt this Agreement and Plan of Merger, pursuant to which the Non-Surviving Corporation will merge with and into the Surviving Corporation, intended for the Merger to be effected as a tax-free reorganization pursuant to Section 368(a)(i)(A) of the Federal Internal Revenue Code of 1986, and qualifying as a statutory merger pursuant to the applicable provisions of the General Corporation Law of the State of Delaware, as amended (the "DGCL") and the Utah Revised Business Corporation Act, as amended (the "URBCA"). The Merger shall have the effects specified by the DGCL and the URBCA.
- 3. <u>Effective Time</u>. The Surviving Corporation and the Non-Surviving Corporation shall cause the Certificate of Merger attached hereto as <u>Exhibit A</u> (the "Certificate of Merger") to be filed with the office of the Secretary of State of the State of Delaware as provided in Section 252 of the DGCL, and shall cause this Agreement together with a duly executed Certificate of Merger to be filed with the Utah Division of Corporations and Commercial Code, as required by the URBCA. Subject to and in accordance with the laws of the State of Delaware and the State of Utah, the Merger will become effective on midnight December 31, 2007, or such later time or date as may be specified in the Certificate of Merger (the "Effective Time").

- 4. <u>Name of Surviving Corporation</u>. The name of the Surviving Corporation pursuant to, and upon completion of, the Merger, shall be changed to The Taco Maker, Inc.
- 5. <u>Conversion of Shares</u>. At the Effective Time, each of the outstanding shares of the Non-Surviving Corporation shall, by virtue of the Merger and without any further action on the part of the holder of such shares, be cancelled and shall be exchanged for one share of common stock of the Surviving Corporation, and neither shall any cash nor any other property be paid or delivered in exchange therefore or upon surrender thereof.
- 6. Effect of Merger. At the Effective Time, the Non-Surviving Corporation will be merged with and into the Surviving Corporation and the separate existence of the Non-Surviving Corporation shall cease. At the Effective Time, the Surviving Corporation and the Non-Surviving Corporation shall become a single corporation, which shall have the purposes and shall posses all the rights, privileges, powers, franchises and authority, both public and private, and be subject to all the restrictions and duties of the Surviving Corporation and the Non-Surviving Corporation; and the Surviving Corporation shall be vested with all assets and property, real, personal and mixed, and every interest therein, wherever located, belonging to the Surviving Corporation and the Non-Surviving Corporation and shall be liable for all the obligations and liabilities of the Surviving Corporation and the Non-Surviving Corporation; all with the effect set forth in the DGCL and the URBCA.
- 7. <u>Certificate of Incorporation, By-laws</u>. At the Effective Time, the Certificate of Incorporation and By-laws of the Surviving Corporation as in effect immediately prior to the Effective Time shall be the Certificate of Incorporation and By-laws of the Surviving Corporation, except that the name of the Surviving Corporation shall be changed to The Taco Maker, Inc. and, therefore, upon the merger becoming effective, Paragraph I of the Certificate of Incorporation of the Surviving Corporation shall be changed to read as follows:
 - "I. The name of the corporation is: The Taco Maker, Inc.".
- 8. <u>Directors and Officers.</u> At the Effective Time, the directors and officers of the Surviving Corporation immediately prior to the Effective Time, shall be the directors and officers of the Surviving Corporation until their respective successors shall have been duly elected or appointed.
- 9. Qualification as a Foreign Corporation. On or prior to the Effective Time, the Surviving Corporation will become qualified to do business as a foreign corporation under the laws of the State of Utah and the name and address of the registered agent in such jurisdiction will be those indicated in the Application for Authority to Conduct Affairs for a Foreign Corporation to be filed with the State of Utah.
- 10. <u>Further Actions</u>. All necessary action shall be taken to transfer information, contracts, assets, or any other property so that this Agreement and Plan of Merger be effected pursuant to the provisions herewith.

- Authorization. The appropriate officers of the Surviving Corporation and the Non-Surviving Corporation are authorized for and on behalf of and in the name of the Surviving Corporation and the Non-Surviving Corporation to take or cause to be taken all such actions and to execute or cause to be executed such certificates and other documents as may be deemed necessary by them or desirable in order to effectuate this Agreement and Plan of Merger.
- Notices. All notices to be given under this Agreement and Plan of Merger shall be sent to the Surviving Corporation at the following address:

The Taco Maker, Inc. Metro Seis Bldg., Suite 103 Metro Office Park Guaynabo, PR 00968

- 13. Miscellaneous. This Agreement and Plan of Merger constitutes the entire agreement and understanding between the parties and supersedes all prior agreements and understandings related hereto. This Agreement and Plan of Merger shall be governed by the laws of the State of Delaware.
- Benefits. This Agreement and Plan of Merger shall be binding upon and inure to benefit the parties, their personal representatives, estates, successors and assigns.

IN WITNESS WHEREOF, the parties have executed this Agreement and Plan of Merger the day and year first above written.

Name: Tomás Torres

Title: President

Name: Rita M. Torres

Title: Secretary

THE TACO MAKER, INC.

Name: Tomás Torres

Title: President

Name: Rita M Torres

Title: Secretary

142292v!



Francine Giani
Executive Director
Department of Commerce

Commercial Code

STATE OF UTAH DEPARTMENT OF COMMERCE DIVISION OF CORPORATIONS & COMMERCIAL CODE CERTIFICATE OF REGISTRATION

CT CORPORATION SYSTEM
TACO MAKER, INC., THE
136 E SOUTH TEMPLE STE 2100
SALT LAKE CITY UT 84111

Online Access Code Code: 4370894



State of Utah
Department of Commerce
Division of Corporations & Commercial Code

CERTIFICATE OF REGISTRATION

Corporation - Foreign - Profit

This certifies that TACO MAKER, INC., THE has been filed and approved on January 04, 2008 and has been issued the registration number 6864525-0143 in the office of the Division and hereby issues this Certification thereof.

KATHY BERG Division Director

Hathy Berg

#12700



State of Utah DEPARTMENT OF COMMERCE

Division of Corporations & Commercial Code Application for Authority to Conduct Affairs for a Foreign Corporation

File Number	
Non-Refundable Proc	essing Pea; \$52,00
Nopprofit	\$22.00

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4. The corp	poration's period of	duration b		Perpetual		.co.porateur	1 17127		
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6. The Regi-	stered Agent in Uta	k is:		- CT	Corporation	System	3.5.5	***	.p w.s
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Mailing/Faxing Information: www.corporations.utah.gov/contactus.html Division's Website: www.corporations.utah.gov

State of Utah
Department of Consumeron
Division of Corporations and Commercial Codu
Thereby certified that the Lincoping hop book filled
and approved on this
The day of Lancop's
In this office of this Division and hereby issued



Kelly thung the g

01-04-08202:17 RCVD

01-09-08P02:35

GABB

Amoura Paid:

\$1,792.00

Receipt Number: 2370414

Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIPY "THE TACO MAKER, INC. " IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE FOURTH DAY OF JANUARY, A.D. 2008.

AND I DO REREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE NOT BEEN ASSESSED TO DATE.

Varuet Smila Hen

080010279

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 6284681

DATE: 01-04-08

01-09-08F02:35 RCVD